ignition interlock device of a type approved by the commissioner of public safety on all vehicles owned by the defendant if the defendant seeks a temporary restricted license.⁴

- <u>c.</u> If the person is under the age of twenty-one, the person shall not be eligible for a temporary restricted license for at least sixty days after the effective date of the revocation.
- <u>d.</u> A person whose license or privileges have been revoked under subsection 1, paragraph "b", for one year shall not be eligible for any temporary restricted license for one year after the effective date of the revocation, and the person shall be ordered to install an ignition interlock device of a type approved by the commissioner of public safety on all vehicles owned or operated by the defendant if the defendant seeks a temporary restricted license at the end of the minimum period of ineligibility. A temporary restricted license shall not be granted by the department until the defendant installs the ignition interlock device.
 - Sec. 6. Section 321J.12, subsection 5, Code 2003, is amended to read as follows:
- 5. Upon certification, subject to penalty of perjury, by the peace officer that there existed reasonable grounds to believe that the person had been operating a motor vehicle in violation of section 321J.2A, that there existed one or more of the necessary conditions for chemical testing described in section 321J.6, subsection 1, and that the person submitted to chemical testing and the test results indicated an alcohol concentration as defined in section 321J.1 of .02 or more but less than .10 .08, the department shall revoke the person's driver's license or operating privilege for a period of sixty days if the person has had no previous revocation under this chapter, and for a period of ninety days if the person has had a previous revocation under this chapter.
 - Sec. 7. Section 321J.20, subsection 6, Code 2003, is amended to read as follows:
- 6. Following certain minimum periods of ineligibility, a temporary restricted license under this section shall not be issued until such time as the applicant installs an ignition interlock device of a type approved by the commissioner of public safety on all motor vehicles owned or operated by the applicant, in accordance with section 321J.2, 321J.4, 321J.9, or 321J.12. Installation of an ignition interlock device under this section shall be required for the period of time for which the temporary restricted license is issued.
- Sec. 8. IMPLEMENTATION OF ACT. Section 25B.2, subsection 3, shall not apply to this Act.

Approved April 24, 2003

CHAPTER 61

COMMUNITY DEVELOPMENT BLOCK GRANTS

— ADMINISTRATIVE EXPENSES

H.F. 397

AN ACT relating to community development block grants to the department of economic development and including effective and retroactive applicability dates.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. 2002 Iowa Acts, chapter 1170, section 10, is amended by adding the following new subsection:

NEW SUBSECTION. 3. Notwithstanding section 17 of this Act, relating to the procedure

⁴ See chapter 179, §123 herein

for proration of federal funds received in excess of the amount appropriated in this section, the department may expend up to two percent of eligible program income received for the purposes of administration.

Sec. 2. EFFECTIVE AND RETROACTIVE APPLICABILITY DATE PROVISIONS. This Act, being deemed of immediate importance, takes effect upon enactment and is retroactively applicable to July 1, 2002.

Approved April 24, 2003

CHAPTER 62

HUMAN SERVICES PROGRAMS AND SERVICES
— MISCELLANEOUS PROVISIONS

H.F. 489

AN ACT relating to programs and services under the purview of the department of human services, and providing for retroactive applicability and effective dates.

Be It Enacted by the General Assembly of the State of Iowa:

- Section 1. Section 235A.13, subsection 8, Code 2003, is amended to read as follows:
- 8. "Multidisciplinary team" means a group of individuals who possess knowledge and skills related to the diagnosis, assessment, and disposition of child abuse cases and who are professionals practicing in the disciplines of medicine, nursing, public health, substance abuse, <u>domestic violence</u>, mental health, social work, child development, education, law, juvenile probation, or law enforcement, or a group established pursuant to section 235B.1, subsection
- Sec. 2. Section 249A.3, subsection 2, paragraph a, Code 2003, is amended to read as follows:
- a. As allowed under 42 U.S.C. § 1396a(a) (10) (A) (ii) (XIII), individuals with disabilities, who are less than sixty-five years of age, who are members of families whose income is less than two hundred fifty percent of the most recently revised official poverty line guidelines published by the federal office of management and budget United States department of health and human services for the family, who have earned income and who are eligible for medical assistance or additional medical assistance under this section if earnings are disregarded. As allowed by 42 U.S.C. § 1396a(r)(2), unearned income shall also be disregarded in determining whether an individual is eligible for assistance under this paragraph. For the purposes of determining the amount of an individual's resources under this paragraph and as allowed by 42 U.S.C. § 1396a(r)(2), a maximum of ten thousand dollars of available resources shall be disregarded and any additional resources held in a retirement account, in a medical savings account, or in any other account approved under rules adopted by the department shall also be disregarded. Individuals eligible for assistance under this paragraph, whose individual income exceeds one hundred fifty percent of the official poverty line guidelines published by the federal office of management and budget United States department of health and human services for an individual, shall pay a premium. The amount of the premium shall be based on a sliding fee schedule adopted by rule of the department and shall be based on a percentage